

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the application of:

Carlino Panzera et al.

Docket No. 173P023

Filed: June 14, 1999

Art Unit: 1731

Serial No.: 09/460,951

Examiner: John M. Hoffmann

For: Method of Manufacture of Dental
Porcelain Having Small Leucite
Crystallites

Confirmation No. 3152

DECLARATION

1. My name is Andrew Ryan and I am a Partner at the firm Cantor Colburn ("Cantor"). I have been employed by Cantor since 1998.

2. My firm filed application Serial Number 09/460,951 ('951 application) on June 14, 1999.

3. On February 22, 2005, I filed an Appeal Brief in the '951 application.

4. On or about March 9, 2005, the '951 application was part of an asset purchase agreement and ownership of the patent application was transferred from Jeneric/Pentron Inc. to Pentron Ceramics Inc., a subdivision of Ivoclar Vivadent, AG ("Ivoclar")

5. On September 8, 2005, I filed a Corrected Appeal Brief in the '951 application.

6. On April 4, 2006, a Notification of Non-Compliant Appeal Brief was mailed from the U.S. Patent Office to Cantor.

7. On May 5, 2006, I filed a Corrected Appeal Brief in the '951 application.

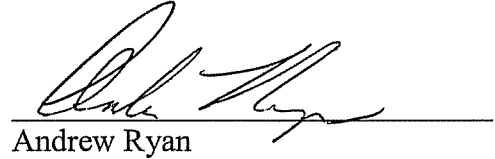
8. On or about June 6, 2006, I transferred the file to Ivoclar, the owner of Pentron Ceramics Inc., and of the '951 application (Exhibit A).

9. I do not recall seeing any office actions or other communications from the Patent Office pertaining to the '951 application after the file was transferred to Ivoclar on June 6, 2006. To the extent any communications pertaining to the '951 application were sent to Cantor addressed to me after June 6, 2006, I believe such communications would have been forwarded to Ivoclar by my administrative assistant or other Cantor support staff. I took no further action

with respect to the '951 application after June 6, 2006 because I believed that the application had been transferred from our Cantor to Ivoclar.

10. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

4-24-09
Date


Andrew Ryan



Cantor Colburn LLP
Intellectual Property Attorneys

Andrew C. Ryan
ryan@cantorcolburn.com

June 6, 2006

HARTFORD
55 Griffin Road South
Bloomfield, CT 06002
phone: 860-286-2929
fax: 860-286-0115

DETROIT
201 W. Big Beaver Road
Suite 1101
Troy, MI 48084
phone: 248-524-2300
fax: 248-524-2700

ATLANTA
1170 Peachtree Street
Suite 750
Atlanta, GA 30309
phone: 404-607-9991
fax: 404-607-9981

www.cantorcolburn.com

VIA FEDERAL EXPRESS

Alan S. Korman, Esq.
General Counsel
Ivoclar Vivadent, Inc.
175 Pineview Drive
Amherst, NY 14228

Re: Transfer of file materials for:
U.S. Patent Application Continuation Serial No. 09/460,951 and
European Patent No.: 0 795 311
Our Ref Nos.: JEN-0005-Z
JEN-0102-O

Dear Alan:

As ownership of the above-referenced matters has transferred to Ivoclar Vivadent, Inc., enclosed please find our file materials relating to those matters. In addition, as we discussed last week, I am also enclosing an invoice from Stenger, Watzke & Ring, our foreign counsel with respect to European Patent No.: 0 795 311. The invoice is for services rendered from July 8, 2005 through February 7, 2006.

Please do not hesitate to contact me if you have any questions.

Sincerely,



Andrew C. Ryan

ACR/cm